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7	Colin Haynes, Lt. Nathan Chio	
8	UNITED STATES	DISTRICT COURT
9	DISTRICT	OF NEVADA
10	ROBERT COACHE, an Individual,	Case No.: 2:21-cv-01334-RFB-BNW
11	Plaintiff,	CTIPLE ATTOM PROVINCE AND ORDER
12	VS.	STIPULATION, REQUEST AND ORDER EXTENDING TIME TO ANSWER OR
13	MARC DIGIACOMO, an individual and an employee of a government entity; COLIN	OTHERWISE RESPOND TO PLAINTIFF'S AMENDED COMPLAINT
14	HAYNES, an individual and an employee of a government entity; NATHAN CHIO, an	(First Request)
15	individual and an employee of a government entity; and DOES 1-30,	1 /
	Defendants.	
16	Defendants.	
17		
18	Defendants, Colin Haynes and Lt. Natha	an Chio ("LVMPD Defendants"), by and through
19	their counsel Kaempfer Crowell, Defendant	Marc DiGiacomo, by and through his counsel
20	Deputy District Attorney, Scott Davis, and Plaintiff, Robert Coache, by and through his counsel	
21	Ralph Schwartz from Ralph Schwartz, PC an	nd Edwin Brown from Brown Clark Le Ames
22	Stedman & Cevallos LLP, hereby respectfully submit this Stipulation, Request and Order	
23	Extending Time to Answer or Otherwise Respond to Plaintiff's Amended Complaint (the	
24	"Stipulation"). This Stipulation is made in acco	ordance with LR 6-1, LR 6-2, and LR II 7-1 of the

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Local Rules of this Court. This is the first request for an extension of time to file an answer or 1 otherwise respond to Plaintiff's Amended Complaint. 2 The LVMPD Defendants and DiGiacomo were served with Plaintiff's Amended 3 Complaint on November 1, 2022 via CM/ECF. The instant extension is requested as the 4 Defendants' Counsel require additional time to prepare a responsive pleading to the Plaintiff's 5 Amended Complaint. 6 Upon agreement by and between all the parties hereto as set forth herein, the undersigned 7 respectfully requests this Court grant an extension of time, up to and including November 29, 8 9 2022, for Defendants to file an answer or otherwise respond to Plaintiff's Amended Complaint. By entering into this Stipulation, none of the parties waive any rights they have under statute, 10 law or rule with respect to Plaintiff's Amended Complaint. 11 DATED this 3rd day of November, 2022. 12 RALPH A. SCHWARTZ, PC KAEMPFER CROWELL 13 /s/ Edwin B. Brown 14 /s/ Lyssa S. Anderson 15 RALPH A. SCHWARTZ LYSSA S. ANDERSON Nevada Bar No. 5488 Nevada Bar No. 5781 KRISTOPHER J. KALKOWSKI 400 S. 7th Street, Suite 100 16 Las Vegas, NV 89101 Nevada Bar No. 14892 1980 Festival Plaza Drive, #650 17 Las Vegas, Nevada 89135 EDWIN B. BROWN (Admitted Pro Hac Vice) Attorneys for Defendants, 18 California Bar No. 89447 Colin Haynes, Lt. Nathan Chio BROWN CLARK LE AMES STEDMAN & **CEVALLOS LLP** 19 22342 Avenida Empresa, Ste. 125 Rancho Santa Margarita, CA 92688 20 Attorneys for Plaintiff, Robert Coache 21 RICHARD F. BOULWARE, II 22 /// UNITED STATES DISTRICT JUDGE 23 DATED this 4th day of November, 2022. /// 24

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